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15 *Attorneys for Plaintiff, Steven Johnson*

16 **UNITED STATES DISTRICT COURT**

17 **DISTRICT OF NEVADA**

18 STEVE JOHNSON

19 Plaintiff,
20 v.

21 HILV FEE, LLC; NAV-115 E. TROPICANA,
22 LLC; LAS VEGAS METROPOLITAN POLICE
DEPARTMENT; LAS VEGAS
METROPOLITAN POLICE OFFICER A; LAS
VEGAS METROPOLITAN POLICE OFFICER B;
LAS VEGAS METROPOLITAN POLICE
OFFICER C; LAS VEGAS METROPOLITAN
POLICE OFFICER D; LAS VEGAS
METROPOLITAN POLICE OFFICER E; LAS
VEGAS METROPOLITAN POLICE OFFICER F;
LAS VEGAS METROPOLITAN POLICE
OFFICER G and DOES 9 to 50

23 Defendants.

24) Case No.: 2:18-cv-01381-RFB-BNW
25)
26) **STIPULATION AND [ORDER] TO EXTEND
27) TIME FOR PLAINTIFF'S REPLY IN
28) FURTHER SUPPORT OF PLAINTIFF'S
) MOTION TO WITHDRAW ADMISSIONS;
) DECLARATION OF ANDREW WILLIAMS,
) ESQ. [DE 93]
) (FIRST REQUEST)**

29 Plaintiff, STEVE JOHNSON (“Johnson” or “Plaintiff”), by and through counsel Andrew Williams
30 of the law firm The Williams Group, and Defendants HILV Fee LLC and NAV-115 E. Tropicana, LLC
31 (“Defendants”) by and through counsel, Christopher A. Lund of the law firm Tyson & Mendes LLP
32 (collectively the “Parties”), hereby stipulate and agree as follows:

1 Plaintiff filed a Motion to Withdraw Admission; Declaration of Andrew Williams, Esq. (the
2 “Motion”) on June 5, 2020 [DE 93]. The last day for Defendants to file a response to Plaintiff’s Motion
3 was June 19, 2020. The Parties stipulated to a brief extension to provide the Defendants up to and
4 including the 24th day of June to file their opposition.
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6 On June 24, 2020, Defendants filed an Opposition to Plaintiff’s Motion to Withdraw Admissions
7 (the “Opposition”). The last day for Plaintiff to file a reply to the Opposition is July 1, 2020. Subject to
8 the approval of the Court, the Parties agree that Plaintiff shall have up to and including July 7, 2020 to file
9 his Reply to the Opposition.
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11 The hearing on the Motion is currently set before this Court on July 15, 2020 at 1:00 p.m. The
12 Parties agree that this extension will not affect the hearing date, as there will be over a week between the
13 date of the submission of the Reply and the date of the hearing.
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1 The Parties respectfully submit that good cause exists for such extension, and that this request is
2 not brought for any improper purpose or for purposes of delay.
3

4 DATED this 1st day of July 2020.

5 THE WILLIAMS LAW GROUP

6 Andrew Williams

7 ANDREW WILLIAMS
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10 DAVID LEE PHILLIPS
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12 Las Vegas, Nevada 89101

13 *Attorneys for Plaintiff Steven Johnson*

14 DATED this 1st day of July 2020.

15 TYSON & MENDES LLP

16 /s/ Chris Lund

17 THOMAS E. MCGRATH
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*Attorneys for Defendants HILV Fee LLC,
and NAV-115 E. Tropicana, LLC*

18 **IT IS SO ORDERED.**

19 Dated this 9th day of July 2020.

20 
21 Benswanger

22 UNITED STATES DISTRICT JUDGE

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